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PATENT COOPERATION TREA

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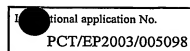
INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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1NTERNA	TIONAL PRELIMINA	RY EXAMIN		
	(PCT Article 36	and Rule 70)	522,	
Applicant's or agent's file reference P 2845/PCT B/S	FOR FURTHER ACTI		cation of Transmittal of Interna Examination Report (Form PCT/IPEA	
International application No. PCT/EP2003/005098	International filing date (a 15 May 2003 (15			
International Patent Classification (IPC) o F16H 57/02, 1/14	or national classification and IF	С		
Applicant	WITTENSTE	IN AG		
and is transmitted to the applican 2. This REPORT consists of a total	of 8 sheets, inc	uding this cover s	national Preliminary Examining Authorsheet. on, claims and/or drawings which have	
amended and are the basis 70.16 and Section 607 of	s for this report and/or sheets of the Administrative Instructions a total of 9 sheet	ntaining rectifica under the PCT).	ations made before this Authority (see	
3. This report contains indications r	relating to the following items:	-		
I Basis of the repo	ort			
II Priority			,	
III Non-establishme	ent of opinion with regard to no	velty, inventive st	ep and industrial applicability	
IV Lack of unity of		•		
V Reasoned statem citations and exp	ent under Article 35(2) with re planations supporting such state	gard to novelty, in ment	ventive step or industrial applicability;	
VI Certain documen	nts cited			
VII Certain defects in	n the international application			
VIII Certain observati	ions on the international applic	ation		
Date of submission of the demand		te of completion		
11 February 2004 (11	.02.2004)	16 No	ovember 2004 (16.11.2004)	
Name and mailing address of the IPEA/E	EP A	thorized officer		

Form PCT/IPEA/409 (cover sheet) (July 1998)

INTERNATIONAL PREDAVINARY EXAMINATION REPORT



I. Basis	s of the re	port		
1. With	n regard to	the elements of the international app	olication:*	
	the inte	rnational application as originally file	ed.	
	the des	cription:		
	pages		1, 3-7, 9-12	, as originally filed
	pages			, filed with the demand
	pages	2, 2a / 8	, filed with the letter of	
	the clai	ms·		
لاعا	pages			og oviginally filed
	pages		, as amended (togethe	, as originally filed
	pages		, as amended (to Bettle	, filed with the demand
	pages	1-12	, filed with the letter of	
	A1		, mod with the lotter of _	
	the dra	wings:		
	pages pages			, as originally filed
	pages	1/3_3/3		, filed with the demand
	• -		, filed with the letter of _	18 October 2001 (18.10.2001)
	the seque	nce listing part of the description:	·	
	pages			, as originally filed
	pages			
	pages		, filed with the letter of _	
the 1 Thes	the lan the lan the lan the lan or 55.3	nal application was filed, unless other its were available or furnished to this a guage of a translation furnished for the guage of publication of the internation guage of the translation furnished for a translation furnished for any nucleotide and/or amino translation was carried out on the base	Authority in the following language the purposes of international search (under Ranal application (under Rule 48.3(b)). The purposes of international preliminary acid sequence disclosed in the internation of the sequence listing:	which is: ule 23.1(b)). y examination (under Rule 55.2 and/
		ed in the international application in		
		gether with the international applicati	-	
		ed subsequently to this Authority in v		
ᅵ片		ed subsequently to this Authority in c		
	interna	tional application as filed has been fu		
	been fi	atement that the information records irnished.	ed in computer readable form is identical	to the written sequence listing has
4.	The an	nendments have resulted in the cancel	lation of:	
		the description, pages		
		the claims, Nos.		
		the drawings, sheets/fig		
5. 🗌	This rep	oort has been established as if (some the disclosure as filed, as indicated in	of) the amendments had not been made, si the Supplemental Box (Rule 70.2(c)).**	ince they have been considered to go
in th	lacement s his report 70.17).	theets which have been furnished to to as "originally filed" and are not	he receiving Office in response to an invite annexed to this report since they do no	ntion under Article 14 are referred to ot contain amendments (Rule 70.16
	•	ent sheet containing such amendment	s must be referred to under item 1 and anne	exed to this report.

INTERNATIONAL PREMINARY EXAMINATION REPORT

Ir tional application No.
PCT/EP2003/005098

IV. Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
paid additional fees.
paid additional fees under protest.
neither restricted nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
complied with.
not complied with for the following reasons:
4. Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:
all parts.
the parts relating to claims Nos

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1, 4-12	YES
	Claims		NO
Inventive step (IS)	Claims	1, 4-12	YES
	Claims		NO
Industrial applicability (IA)	Claims	1, 4-12	YES
	Claims		NO

2. Citations and explanations

This report makes reference to the following documents:

D1: XP000385065

D2: DE 199 57 743 A

1. Unity of invention

It has been determined that this international application contains multiple inventions or groups of inventions which are not linked by a single general inventive concept (PCT Rule 13.1), as follows:

- I. a machine element is mounted upstream of the hypoid stage of the bevel gear (claim 1 and its dependent claims);
- II. drive shaft design in which additional drive elements can be adapted (claim 2 and its dependent claims);
- III. separate lubricant compartments in the bevel gear (claim 3 and its dependent claims).

The reasons for this are as follows:

It is immediately clear from the aforementioned list that inventions I to III solve different problems. Unity of invention is therefore not recognized "a priori".

Furthermore, the general concept linking independent claims 1 to 3 could clearly be that a bevel gear, in particular a hypoid gear, has a driven shaft mounted in a housing, to which driven shaft a bevel gear wheel is allocated, this bevel gear wheel cooperating with a bevel drive pinion.

However, this concept is not novel (see, for example, D2, figure 2).

Thus there is no technical relationship within the meaning of PCT Rule 13 among claims 1 to 3, also "a posteriori".

The requirement of unity of invention is therefore not met and only the first invention (claim 1 and its dependent claims, claims 4-12) will be discussed in the following (PCT Article 34(3)(c)).

2. Novelty of the new independent claim 1

D2, which is regarded as the closest prior art, shows and describes a (the references in parentheses are to D2)

bevel gear (1), in particular a hypoid gear, having a driven shaft (27) mounted in a housing, to which driven shaft a bevel gear wheel (29) is allocated, this bevel gear wheel cooperating with a bevel drive pinion (35) (column 3, lines 59-60).

Thus the subject matter of claim 1 differs from the known bevel gear in that, connected upstream of a hypoid stage

in a modularly insertable manner, there is a differently dimensioned single- or multi-stage gear, wherein the drive pinion rests on the single- or multi-stage gear and the bevel gear wheel engages the drive shaft.

The subject matter of claim 1 is therefore novel (PCT Article 33(2).

3. Inventive step of independent claim 1

The problem to be solved by the present invention can therefore be regarded as that of further developing a bevel gear wheel according to the preamble of the independent claim in such a way that a flexible and customer-specific gear design is achieved in a simple and cost-effective way using standard components.

The solution to this problem as proposed in claim 1 of the present application involves an inventive step (PCT Article 33(3)) because the combination of features in claim 1 appears to be neither known nor obvious from the available prior art.

4. Industrial applicability

The subject matter of claim 1 also appears to meet the requirements of PCT Article 33(4) because it can be made and used at least in the field of gear technology.

5. Dependent claims

Dependent claims 4 to 12, which relate to further embodiments of the invention according to claim 1, also appear to meet the requirements of PCT Article 33(2) to (4).

6. Observations

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- The preamble of claim 1 discloses an optional feature, namely a hypoid gear; in the characterizing part, however, this feature is followed up only with the term "hypoid stage". The subject matter of claim 1 therefore does not meet the requirements of PCT Article 6.
- In claim 4, the use of the reference sign "B" does not appear to be appropriate (PCT Rule 6.2(b)).
- In claim 11, the phrase "outside of" is not clear in context with the other features (PCT Article 6).
- In claim 12, "sealing elements (19)" are mentioned. Since the reference sign 19 is given twice in figure 3, the claim is not clear, if not in contradiction to claim 11 (PCT Article 6).
- In claim 12, reference sign 3 is incorrect for the drive shaft; in claim 1 it is 14. The drive shaft is also given reference sign "3" on page 10, line 2, and on line 21 even "3.1", which otherwise cannot be found in the figures.

The same applies to 23 (output flange instead of drive flange; see, for example, page 10, line 29).

The application therefore fails to satisfy the criterion stipulated in PCT Rule 10.2.

- In figures 1 and 2, a distance is designated with the reference sign "d"; however, this reference sign is not supported by the claims or the description (PCT Rule $\widehat{\mathbb{Q}^n}$

11.13(1)). The same applies to "L" in the description (for example, page 7, line 13, or page 7, line 29, or page 8, line 3).

- In figure 1, the arrow for reference sign 7 is not pointing to the corresponding machine element (cf., for example, reference sign 3).

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